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SEALAND/APL-CMA CGM WEST COAST OF CENTRAL AMERICA SLOT CHARTER AGREEMENT FMC AGREEMENT NO. 201254

A Cooperative Working Agreement

Expiration Date: None

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ARTICLE 1: FULL NAME OF AGREEMENT

The full name of this Agreement is the Sealand/APL-CMA CGM West Coast of Central America Slot Charter Agreement ("Agreement").

ARTICLE 2: PURPOSE OF THE AGREEMENT

The purpose of this Agreement is to authorize Sealand to charter space to CC Group parties in the Trade (as hereinafter defined) and to authorize the Parties to enter into cooperative working arrangements in connection therewith.

ARTICLE 3: PARTIES TO THE AGREEMENT

The parties to the Agreement (hereinafter "Party" or "Parties") are:

- Maersk Line A/S DBA Sealand ("Sealand") 2801 SW 149th Ave Miramar, Florida 33027 USA
- CMA CGM Group ("CC Group") with the following parties:

APL Co. Pte Ltd 9 North Buona Vista Drive #14-01 The Metropolis Tower 1 Singapore 138388

and

American President Lines, Ltd. 16220 N. Scottsdale Rd. Scottsdale, AZ 85254-1781 USA (collectively "APL")

and

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CMA CGM ("CMA CGM")

4, Quai d'Arenc

13235 Marseilles, Cedex 02

France

ARTICLE 4: GEOGRAPHIC SCOPE OF THE AGREEMENT

The geographic scope of the Agreement shall extend to the trade between ports in

California on the one hand and ports on the Pacific Coast of Mexico, Guatemala, El Salvador,

Costa Rica, and Nicaragua, on the other hand. All of the foregoing is referred to herein as the

"Trade."

ARTICLE 5: AGREEMENT AUTHORITY

5.1 Charter of Space. Sealand shall sell to CC Group and CMA CGM and APL shall

purchase, on a used/not used basis, slots at 13t gwt average as follows:

a. CMA CGM:

WCCA Service: 200 TEUS and 50 plugs NB / 192 TEUS and 48 plugs SB and 20 45' units on

RT used/unused basis

WAMS Service: 90 TEUS and 23 plugs NB / 245 TEUS and 61 plugs SB and 20 45' units on

RT used/unused basis

b. APL

WCCA Service: 120 TEUS on RT used/unused basis, 24 plugs and 16 45' units

WAMS Service: 70 TEUS on RT used/unused basis, 14 plugs and 10 45' units

If for any reason within the direct responsibility of Sealand, cargo and containers presented for

loading are not accepted by Sealand, except when arising from a force majeure event, then the

corresponding volumes not taken on board the vessel shall be deducted from the final unused

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minimum space allocation and reimbursed at rates agreed by the Parties. Sealand will bear all

direct, additional expenses incurred by such cargo and containers, and CC Group parties shall

endeavor to mitigate such costs. Sealand shall provide slot and guarantee the availability of such

space or weight to CMA CGM. Notwithstanding the foregoing, in case of vessels sailing from a

port with less than 2 days spacing between them for reasons solely within Sealand's control, CCC

Group parties shall be relieved from its commitment to pay on a used / unused basis on the second

of those two vessels. Loadings on the second vessel shall be invoiced by Sealand on an as used

basis only. The Parties are authorized to increase or decrease any of the above numbers by up to

75 percent, or to sell/buy additional slots on an individual voyage basis, without amendment.

Parties are authorized to discuss and agree on increasing or decreasing sub-allocations for the

loading of 45' containers and reefer plugs within the agreed allocations as they may agree from

time to time.

5.2 Terms of Sale. The sale of slots under Article 5.1 shall be on such terms and such

conditions as the Parties may agree from time to time and additional charges for the use of reefer

plugs (if any).

5.3 Sub-Chartering. CC Group parties shall not sub-charter slots made available to it

hereunder without the prior written consent of Sealand, to the exception of their wholly owned

subsidiaries and affiliates which are Vessel Operating Common Carriers.

5.4 Subject to operational requirements and space availability, Sealand may sell CMA

CGM and or APL space in excess of the foregoing allocations on an ad hoc basis on terms to be

agreed by the Parties. Notwithstanding the above, Parties agree that CC Group parties may from

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time to time exchange some of their unused slots on ad hoc basis, without the prior consent of Sealand but the prior notification.

- Party to fail to comply, with all applicable laws, rules, regulations, directives, orders, and other requirements issued by any authorities having lawful jurisdiction over either of the Parties in relation to their respective performance of this Agreement and the services operated hereunder. The Parties warrant that they are not identified on the U.S. Treasury Department's list of specially designated nationals and blocked persons ("SDN List"). The Parties further agree that goods and/or containers transported hereunder will not be transported on a vessel owned and/or operated by any party on the SDN List, as well as on any vessel identified on said List. The Parties may agree upon such additional terms as they believe prudent and necessary to assure their respective legal compliance with applicable laws and regulations, including but not limited to lawful trade sanctions regimes.
- 5.6 <u>Terminals</u>. The Parties shall negotiate separately with terminal operators for their individual terminal contracts, but are authorized to discuss and agree on their respective responsibilities for charges incurred with respect to common terminal-related charges and costs, such as shifting and lashing of containers.
- 5.7 <u>Miscellaneous</u>. The Parties are authorized to discuss and agree upon such general administrative matters and other terms and conditions concerning the implementation of this Agreement as may be necessary or convenient from time to time, including, but not limited to, performance procedures and penalties; stowage planning; record-keeping; responsibility for loss or damage; insurance; the handling and resolution of claims and other liabilities;

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indemnifications; breakbulk, or oversized cargoes; failure to perform; force majeure; salvage;

general average; documentation and bills of lading; and the treatment of hazardous and

dangerous cargoes, participation in voluntary government programs concerning security, safety,

or similar matters (such as C-TPAT), and sequestration of all or portions of vessels, or other Flag

State use of vessels, including pursuant to the U.S. government's Voluntary Intermodal Sealift

Agreement Program.

5.8 Further Agreements. The Parties may discuss, agree upon, and implement any

further agreements contemplated herein, subject to compliance with the filing and effectiveness

requirements of the U.S. Shipping Act, 46 U.S.C. 40101, et. seq. (Shipping Act"), and

implementing regulations of the FMC.

5.9 Implementation. The Parties shall collectively implement this Agreement by

meetings, writings, or other communications between them and make such other arrangements as

may be necessary or appropriate to effectuate the purposes and provisions of this Agreement. In

the event of a conflict in terms between this Agreement and any implementing agreement

between the Parties, this Agreement shall govern.

ARTICLE 6: AGREEMENT OFFICIALS AND DELEGATIONS OF AUTHORITY

The following are authorized to subscribe to and file this Agreement and any

accompanying materials and any subsequent modifications to this Agreement with the

Federal Maritime Commission:

(i) Any authorized officer of either party; and

(ii) Legal counsel for either party.

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ARTICLE 7: VOTING

Except as otherwise provided herein, all actions taken pursuant to this Agreement shall be by mutual agreement of the Parties.

ARTICLE 8: DURATION AND TERMINATION OF AGREEMENT

- 8.1 This Agreement shall become effective on the date it is effective under the Shipping Act, or such later date as may be agreed by the Parties. It shall continue in effect for a minimum of twelve (12) months from the effective date and shall continue indefinitely thereafter. After the passage of nine (9) months from the effective date, either Party may terminate the Agreement on three (3) months prior written notice.
- 8.2 Notwithstanding Article 8.1 above, this Agreement may be terminated pursuant to the following provisions:
- (a) Upon 30 days written notice if the port rotation or port coverage of the service provided Sealand is changed in such a way that it has a material adverse effect on the commercial benefits reasonably expected to be gained by CMA CGM and/or APL when they entered into this Agreement;
- (b) If, at any time during the term of this Agreement there shall be a change in ownership of a party, and such change is likely to materially prejudice the cohesion or viability of the Agreement or the other Party's commercial interest, then the other Party may, within 3

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months of becoming aware of such change, give not less than three months' written notice

terminating this Agreement.

(c) If at any time during the term of this Agreement either party is dissolved or becomes

insolvent or makes a general assignment, arrangement or composition with or for the benefit of its

creditors or has a winding-up order made against it or enters into liquidation (whether voluntarily

or compulsorily) or seeks or becomes the subject of the appointment of an administrator, receiver,

trustee, custodian, or other similar official for it or for all or substantially all of its assets or is

affected by an event or similar act or which under the applicable laws of the jurisdiction where it

is constituted has an analogous affect or takes any action in furtherance of any of the foregoing

acts (other than for purposes of a consolidation, reconstruction or amalgamation previously

approved in writing by the other Party), and such event or occurrence is or may be materially

detrimental to this Agreement or to payment of sums that may be owed, other than those that may

be disputed in good faith, and may not be paid in full or may be delayed in payment, then the

other Party may give written notice terminating this Agreement with immediate effect. Such

termination shall be without prejudice to any accrued obligations arising hereunder prior to the

provision of such written termination notice.

(d) Upon mutual agreement of the Parties.

8.3 In the case of a material breach by either party, such party shall correct the breach

within 30 days from the date of written notice of such breach sent by the other Party. In the event

that the breach is not resolved within 30 days thereafter, then the non-breaching Party shall have

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the right to terminate the Agreement effective 30 days from the date notice of termination is

given.

8.4 Any termination hereunder shall be without prejudice to any Party's financial

obligations to the other as of the date of termination, and a non-defaulting Party retains its right

to claim against the defaulting Party for any loss and/or damage caused or arising out of such

termination.

ARTICLE 9: NON-ASSIGNMENT

Neither Party shall assign all or any part of its rights, nor delegate all or any part of its

obligations, under this Agreement to any other person or entity without the prior written consent

of the other Party.

ARTICLE 10: GOVERNING LAW AND ARBITRATION

10.1 The interpretation, construction and enforcement of this Agreement, and all rights

and obligations between the Parties hereunder, shall be governed by the laws of England,

provided, however, that nothing herein shall relieve the Parties from the applicable requirements

of the U.S. Shipping Act of 1984, codified at 46 U.S.C. § 40101 et seq.

10.2 Any dispute or claim arising out of or in connection with this Agreement which

cannot be resolved amicably shall be referred to arbitration in accordance with the U.K.

Arbitration Act of 1996 or any statutory modification or reenactment thereof. The arbitration

shall be conducted in English in accordance with the LMAA (London Maritime Arbitrators

Association) rules current at the time when the arbitration proceedings are commenced. Where

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the amount in dispute does not exceed U.S. \$100,000, LMAA Small Claim Procedure shall

apply. The Parties agree to appoint a sole arbitrator, having appropriate commercial and

consortia experience, within 21 days of any Party seeking an appointment. If any Party should so

request, a panel of three arbitrators shall be appointed. Should there be no agreement on such

appointment within 21 days, the LMAA President will appoint a sole arbitrator (or a panel of

three arbitrators, as appropriate) at the request of any Party.

ARTICLE 11: SEPARATE IDENTITY/ NO AGENCY OR PARTNERSHIP

Nothing in this Agreement shall give rise to or be construed as constituting a partnership

for any purpose or extent. Unless otherwise agreed, for purposes of this Agreement and any

matters or things done or not done under or in connection herewith, neither Party shall be

deemed the agent of the other.

ARTICLE 12: NOTICES

Any correspondence or notices required hereunder shall be made by courier service or

registered mail or, in the event expeditious notice is required, by email followed by courier or

registered mail, to the following:

Maersk Line:

Maersk Line A/S DBA Sealand

2801 SW 149th Ave.

Huntington Center II, Suite 400

Miramar, Florida 33027

Attn: Thiago Covre

E-mail: ThiagoCovre@sealand.com

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CMA CGM:
CMA CGM S.A.
4, Quai d'Arenc
13235 Marseilles, Cedex 02
France
Attn: Grégory Fourcin
E-mail: ho.gfourcin@cma-cgm.com

APL: APL Co. Pte Ltd 9 North Buona Vista Drive #14-01 The Metropolis Tower 1 Singapore 138588 Attn: Alliance Management

E-mail: william.ho2@apl.com

ARTICLE 13: SEVERABILITY

Should any term or provision of this Agreement be held invalid, illegal or unenforceable, the remainder of the Agreement, and the application of such term or provisions to persons or circumstances other than those as to which it is invalid, illegal or unenforceable, shall not be affected thereby, and each term or provision of this Agreement shall be valid, legal and enforceable to the full extent permitted by law.

SIGNATURE PAGE

IN WITNESS WHEREOF, the parties have caused this amendment to be executed by their duly authorized representatives as of this day of May, 2018.

A.P. Moller-Maersk A/S	A.P. Moller-Macrsk A/S
A.F. Moner-Wigersk A/S	A.F. MOHET-MIRCHSK A/S
Name: THI AGG GUIMARAFS COURC	Name:
Title: CHIEF LINE OFFICER	Titler
ANT	
American President Lines, Ltd.	APLCo. Pte Ltd
Name: HO WAI KIT	Name: ARNAVO COURREY
	Title: DEPUTY CHIEF TRADE OFFICE

CMA CGM S.A. Name: Title:

SIGNATURE PAGE

IN WITNESS WHEREOF, the parties have caused this amendment to be executed by their duly authorized representatives as of this 6 day of May, 2018.

A.P. Moller-Maersk A/S Name: Title:	A.P. Moller-Maersk A/S Name: Title:	
American President Lines, Ltd. Name: Title:	APL Co. Pte Ltd Name: Title:	

CMA CGM S.A.
Name: Fourier Greyn
Title: Viu Proj dut latin America a Caribbeau Lind